SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

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PEOPLE OF THE STATE OF CALIFORNIA, Ex rel. Carmen A. Trutanich, as the City Attorney for the City of Los Angeles,

Plaintiff.

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KATRESS ADAMS aka KK; DWAYNE 15 AMERSON; RAY ARDOIN; KEITH AVERY aka 16 KEYSHON JONES; MICHAEL BARNES aka BIG

MIKE aka MONEY; DONTE BELL aka D;

17 DONTYA BELL aka D; ANTHONY BENNETT aka TOOTH; SHERMAN BRAY aka SQUEEKS;

KEVIN BRIM aka SLICK; DEANDRE BROWN 18 aka D: ROBERT BROWN; RONALD BROWN

19 aka TDOG: BYRON BRUCE aka BABY BAY BAY: MELVIN BRYANT; TRAVIS BRYANT

aka DICE; ERIC BYNUM aka BIG E; ADOLFO 20 CATALA aka LOCO; TONY CORONEL aka

LOCO: FERDANDO CRUZ aka ROGELIO 21 GONZALEZ; BILLY DAVENPORT aka

DOLLARBILL; STEVEN DEAL aka JDOG; 22 NICOLAS DIAZ aka MR. SORT; DOMENECH

23 MIGUEL; TRISTIN EDWARDS; GARY ELLISON aka EASY G; LAUREN ERICKSON

aka TROLL; MIRANDO FAULKS aka 24 PLAYBOY: GREGORY FORD; RODNEY

GARRETT aka SLEEPDOG; ERIC GILMORE; 25 DEMARCO GIVENS aka POLO; ADAM

GOLDSMITH aka MATA; TONY GORDON aka 26 ANTONIO WHITE aka BLUE aka WODI;

DENNARD GREEN aka D; JIMMY GUILLEN 27 aka JOKER; RICKY HANZY aka LIL RICKY; ERNEST HARRIS aka BIG EARN: JAOUIAN

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CASE NO. BC435316 (Unlimited civil case)

PROPOSEDI AMENDED JUDGMENT GRANTING PERMANENT INJUNCTION,

Assigned for all purposes to the Honorable Teresa Sanchez-Gordon

Date: February 2, 2011

Time: 8:30 am Place: Dept. 74

> 111 N. Hill Street Los Angeles, CA 90012

Trial Date: Not Yet Set Case Filed: April 7, 2010

1 HARRIS aka D-ROC; JERMAIN HERRING aka T: BRIANT HICKS: STYRON HUDSON aka STYRON DAVENPORT aka CHARLIE BROWN: DANIELLE JOHNSON; DEANDRA JOHNSON 3 aka DRE; DWAYNE JOHNSON aka TEAR DROP; LEON JONES aka LEE DUCE; SHAWN JOSEPH aka CASH aka LIL SHAWN: ERNESTAE KESSEE aka PEE WEE; ARNISECIA 5 KERN aka POOKIE; RONALD KING aka RONNIE RON; ROGER LOVE; TRAVION MASON aka C-NOTE; ANTHONY MAYS; CHRISTOPHER MENJIVAR aka MONEY HUNTA; THOMAS MILLER; MONIQUE MILLIGAN aka SHORTY MACK; BRITTANY MORRIS: HONORE ONEAL aka TREY: DARTANYON PERKINS aka RUNNER; BRITTANY PETERS; OTIS RAMSEY; ROBERT RAMSEY aka ROB DOG; GREGORY RAND aka 10 G MAN; SAUL RIVERA aka LITTLE CREEPER: RICARDO SANDOVAL aka GREEN EYES: 11 MICHAEL SEPULVEDA; ALAN SMITH aka LAYLO; ANTONY SMITH aka ANT DOG; 12 WILLIAM STEPHENS aka SMURF aka PINT: GERMANY TAYLOR; ANTONIO TOSCANÓ 13 aka ANTONIO GARCIA; ORTEGA VERA aka SAPO; ANTHONY WALKER aka KANE; HOYT WALKER; MARK WASHINGTON; GREGORY 14 WHITE aka GK; ROBERT WILLIAMS aka 15 FATSO aka LIL SAMBO aka COWBOY; CHARLES WILSON aka OLD MAN; CARDELL 16 WOODS aka BONE; RASHAD WOODS aka RAY RAY; GRAPE STREET CRIPS aka GRAPE 17 STREET, an unincorporated association); and DOES 1-300. 18 19 Defendants.

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Plaintiff, the People of the State of California, (the "Plaintiff") ex rel. Carmen A. Trutanich as the City Attorney for the City of Los Angeles, filed a complaint on April 7, 2010 seeking to abate a public nuisance in the "Central City Recovery Zone" (as depicted in the map attached as Exhibit 1 and incorporated herein) caused by individually named Defendants, DOES 1-300 and the unincorporated, criminal street gang Grape Street Crips through the use of an injunction. The Central City Recovery Zone is located in the City of Los Angeles within a boundary that begins at the intersection of Broadway and 3rd Street, continues east along 3rd Street until Central Avenue, continues south along Central Avenue until 9th Street, continues west along 9th Street until Broadway Avenue, continues north along

Broadway until it reaches the intersection of Broadway and 3rd Street, and including both sides of the boundary streets.

After due consideration of all documents filed by Plaintiff in this action, including all declarations, the Plaintiff's Memorandum of Points and Authorities including *People v. ex rel. Gallo v. Acuna* (1997), 14 Cal.4th 1090, *cert. denied* (1997), 521 U.S. 1121; *People v. Colonia* Chiques (2007) 156 Cal.App.4th 31; *People v. Englebrecht* (2001) 88 Cal.App.4th 1236; *In re Englebrecht* (1998), 67 Cal.App. 4th 486, and other evidence submitted, and having heard arguments of counsel, this Court makes the following findings, by clear and convincing evidence:

- A public nuisance, which a injunction may properly abate, exists in the Central City Recovery Zone; and
- 2. The conduct and activities of Defendants: Dwayne Amerson; Robert Brown; Ronald Brown; Travis Bryant; Adolfo Catala; Fernando Cruz aka Rogilio Gonzalez; Nicolas Diaz aka Mr. Sort; Miguel Domenech; Tristin Edwards; Gary Ellison aka Easy G; Gregory Ford; Rodney Garret aka Sleepdog; Dennard Green aka D; Jaquian Harris aka D-Roc; Arnisecia Kern aka Pookie; Roger Love; Thomas Miller; Monique Milligan aka Shorty Mack; Brittany Morris; Brittany Peters; Robert Ramsey aka Rob Dog; Gregory Rand aka G Man; and Charles Wilson aka Old Man have caused and continue to cause the public nuisance that exists in the Recovery Zone.

GOOD CAUSE HAVING BEEN SHOWN, IT IS HEREBY ORDERED that:

1. That Defendants: Dwayne Amerson; Robert Brown; Ronald Brown; Travis Bryant; Adolfo Catala; Fernando Cruz aka Rogilio Gonzalez; Nicolas Diaz aka Mr. Sort; Miguel Domenech; Tristin Edwards; Gary Ellison aka Easy G; Gregory Ford; Rodney Garret aka Sleepdog; Dennard Green aka D; Jaquian Harris aka D-Roc; Arnisecia Kern aka Pookie; Roger Love; Thomas Miller; Monique Milligan aka Shorty Mack; Brittany Morris; Brittany Peters; Robert Ramsey aka Rob Dog; Gregory Rand aka G Man; and Charles Wilson aka Old Man are enjoined and restrained from engaging in or performing, directly or indirectly, any of the following activities in the Central City Recovery Zone:

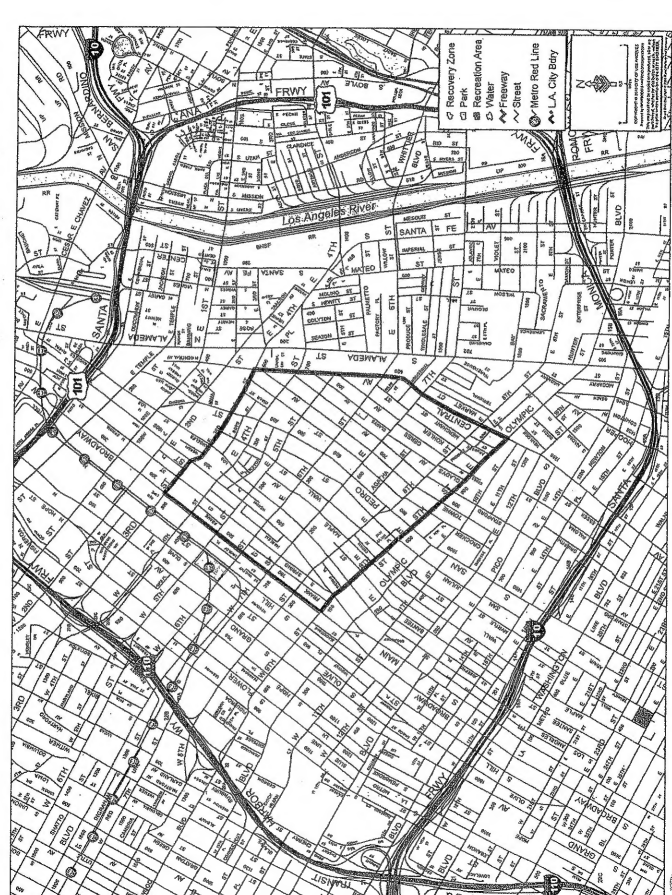
- a. Stay Away from the Central City Recovery Zone: Being present anywhere in the Central City Recovery Zone unless one has encountered an emergency which requires one to be in the Central City Recovery Zone or one has obtained a Hardship Exemption listed in section 4 below.
- b. Stay Away From Drugs: Possessing or using any controlled substance without a prescription.
- c. No Hooks: Acting as a hook by approaching, signaling or otherwise attracting another individual for the purpose of drug sales, or soliciting, encouraging, coercing or employing another person to act as such hook;
- d. No Firearms, Imitation Firearms, Ammunition, Dangerous Weapons, or Toy Firearms: Anywhere in public view, in a public place, in any place accessible to the public or in a vehicle in any public place (1) possessing any firearm, imitation firearm, ammunition, dangerous weapon or toy firearm, (2) knowingly remaining in the presence of anyone who is in possession of such firearm, imitation firearm, ammunition, toy firearm, or dangerous weapon as defined in Penal Code section 12020, (3) knowingly remaining in the presence of such firearm, imitation firearm, ammunition, toy firearm, or dangerous weapon;
- Service requirements for notice: In order to establish the notice requirement for this
 judgment to be enforced, a Defendant must be served with a copy of this judgment.
- 3. Forty-five day time delay for enforcement of the Stay Away provision: Once a person is served with this judgment, there is a 45 day time delay before provision 1(a) "Stay Away from the Central City Recovery Zone" may be enforced. The purpose of this delay is to allow people who are served with this judgment an opportunity to apply for a Hardship Exemption in section 4.
- 4. That judgment includes a **Hardship Exemption**, by which any Defendant or member of Defendant Grape Street Crips may receive a specific exemption from the "Stay away" provision pursuant to the following process:
- a. A written request for such exemption is to be made to the Los Angeles City

 Attorney's Office, c/o Gang Division Re: Hardship Exemption, 200 North Main Street, 966 City Hall

 East, Los Angeles, CA 90012;
 - b. The request must specify a legal purpose for being in or travelling through the

Central City Recovery Zone and must include documentation supporting the request. Legal purposes which qualify for a Hardship Exemption include but are not limited to: (1) residence (whether owned or rented); (2) lawful employment; and (3) utilization of recovery services (including but not limited to those services provided by the Union Rescue Mission, Midnight Mission, LA Mission, or the Weingart Center);

- c. If such request is made and not granted within ten (10) days after it is delivered or fifteen (15) days after it is mailed, the enjoined party may apply to this Court for such an exemption by noticed motion. This motion may be made on shortened notice.
- d. If such request is granted, written proof of this Hardship Exemption must be carried by the enjoined party and shall be presented to any peace officer upon request.
- e. Hardship Exemptions shall be granted for as long as a legal reason exists under section 2(b) but not longer than one year. A Hardship Exemption may be renewed provided a legal reason continues to exist under the Hardship Exemption.
- f. Any enjoined party who is served with this judgment and then subsequently sells narcotics or marijuana (Health and Safety Code section 11352 or 11359) or possesses for purpose of sale narcotics (Health and Safety Code section 11351.5) in the Central City Recovery Zone will have to abide by the Stay Away provision in section 1(a) for a period of one year following their conviction for either Health and Safety Code sections 11352, 11351.5 or 11359 notwithstanding the Hardship Exemption.
- Defendant who has been served with this injunction ("Served Person") may move this Court under this Opt-Out Provision for an order that this injunction is not enforceable against him/her, which Plaintiff shall be granted if upon hearing the motion it is shown there is not clear and convincing evidence that the Served Person is currently a member of Grape Street. Such an order is to be without prejudice, each side shall bare its own costs and fees, and Served Person's motion satisfies each of the following requirements:
- a. Proper Notice: A motion under this Opt-Out Provision shall be made on proper
 notice, properly served on Plaintiff's counsel, and shall not be made on shortened time;



Central City Recovery Zone

